UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/027,895	12/19/2001	Jani Pirkola	413-010762-US(PAR)	3213
2512 PERMAN & G	7590 07/08/2008 REEN		EXAMINER	
425 POST ROA			DESIR, PIERRE LOUIS	
FAIRFIELD, CT 06824			ART UNIT	PAPER NUMBER
			2617	
			MAIL DATE	DELIVERY MODE
			07/08/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Commons		Application No.	Applicant(s)	Applicant(s)				
		10/027,895	PIRKOLA ET AL.	PIRKOLA ET AL.				
	Office Action Summary	Examiner	Art Unit					
		PIERRE-LOUIS DES	SIR 2617					
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sh	eet with the correspondence a	ddress				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. To period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material part of the provided patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMN 1.136(a). In no event, however, od will apply and will expire SIX (ute, cause the application to bec	MUNICATION. may a reply be timely filed 6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).	•				
Status								
1) 又	Responsive to communication(s) filed on <u>26</u>	March 2008						
•	-	nis action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٥,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
- 4)⊠	Claim(s) <u>1-22</u> is/are pending in the application	on.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>——</u> is/are allowed. 6)⊠ Claim(s) <u>1-22</u> is/are rejected.							
· ·	Claim(s) is/are objected to.							
-	Claim(s) are subject to restriction and	or election requiremen	nt.					
	on Papers	,						
	•							
•	The specification is objected to by the Exami							
10)	The drawing(s) filed on is/are: a) ☐ a	· · · · · · · · · · · · · · · · · · ·						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice (3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Pap 5) Noti	rview Summary (PTO-413) er No(s)/Mail Date ice of Informal Patent Application er:					

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-22 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 7-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuomela (previously cited) in view of Tsuyoshi, Patent Abstract of Japan, Publication 2000-236391 (cited by Applicant).

Regarding claim 1, Tuomela discloses a method for establishing and making a check for a communications connection, the method comprising: establishing among a group of parties a context-based file that records activity status of each member of the group, the file arrangement comprising an activity status server (WAP server 7, Figure 2) and a plurality of activity logs connected to the server, the activity logs being in communication with the phones of respective ones of the parties (see paragraph 0019, and claim 5 of Tuomela); setting up an electrical communications connection between of calling party of said group of parties and a receiving party of said group of parties (Figure 2); enabling the calling party to make a check from the activity log of the receiving party to obtain information concerning the ability of the receiving

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party to receive a message sent by the calling party ("check context information", see Figure 2, element 2; see also page 1, paragraph 0010, and paragraph 16) based on that information, there is a making of a decision about the establishment of the communications connection proper. (for example: a decision is made between leaving a message for the user, or causing the call to ring the user's phone, see page 1, paragraph 0008, especially the last three lines; and the abstract). The "context information" indicates a receiving party's activity, place or location and/or environment; see pages 1-2, paragraphs 0015-0016 and 0019, and based on that information, there is making of a decision about the establishment of the communications connection proper (i.e., the user's phone detects or is manually instructed that the user is in a meeting. A phone call then arrives from a calling party. The user's phone does not ring, but instead transfers the user's current context to the calling party (such as by the use of a SMS text or graphical message). Depending on the method used to transfer the context, the calling party may be informed of the context in different ways (e.g., text message, animation, voice message, etc.) In the WAP embodiment, and by example, the calling party is connected to a WAP page that corresponds to the called party. By employing a user interface of the calling parties' phone equipment the calling party is enabled to interact with the WAP page to enter a preferred selection, such as leaving a voice message or instructing the system to put the call through) (see paragraphs 24-33). Thus, one skilled in the art would unhesitatingly conceptualize that before the system is instructed to

Tuomela, however, does not specifically disclose a method wherein before establishment of a communication via the (electrical) communications connection between the calling party

put the call through, the calling party makes a check (i.e., examining the different options) of the

context, and if the call is urgent to put the call through.

and the receiving party, an attempt by the calling party to initiate the communication results in a connection of the calling party of the calling party to an activity log provided by the server.

However, Tsuyoshi discloses a method wherein when a transmitter side subscriber transmits a state request before dialing, a subscriber state analysis processing section acquires a corresponding object subscriber from the object subscriber storage section and acquires the acquired subscriber state of the object subscriber from the subscriber state storage section. Then a signal transmission processing section informs the transmitter side subscriber of the acquired subscriber state by means of character information or voice information (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as described by Tsuyoshi with the teachings described by Tuomela to arrive at the claimed invention. A motivation for doing so would have been to properly inform the calling device of the state of the called subscriber, as related to availability.

Regarding claim 2, Tuomela discloses everything claimed as applied above (see claim 1). In addition, Tuomela discloses that the check for the calling party concerning the ability of the receiving party to receive the message (call) of the calling party includes steps of: dialing the receiving party's number, (Figure 2, element 1) fetching the activity status data of the receiving party (context information) from an activity log (at WAP context server 7), (Figure 2, element 2; page 1, paragraphs 0009-0010) presenting possible options of action (page 2, paragraphs 0024-0031) and selecting the best of them ("preferred selection"), (page 2, paragraphs 0022 and 0033) examining whether the option of action is possible, and (The list presented to the calling party, shown in paragraphs 0026-0031, are "possible" options. It is the calling party who "examines" these options.) a communications connection proper is established if the option of action is found

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possible. (If the calling party chooses, for example, "put the call through now", paragraph 0031, then the proper communications connection is established.)

Regarding claim 3, Tuomela discloses everything claimed as applied above (see claim 2). In addition, Tuomela et al. discloses that the data (context information) representing the activity status of the receiving user are fetched from an activity status server (WAP server 7; Figure 2). (See paragraphs 0009 and 0019.)

Regarding claim 7, Tuomela discloses everything claimed as applied above (see claim 1). In addition, Tuomela et al. discloses that the, communications connection proper is a telephone connection ("phone call" - Figure 2, element 1; "incoming call" - abstract, line 4).

Regarding claim 8, Tuomela discloses everything claimed as applied above (see claim 1). In addition, Tuomela discloses that the communications connection proper is a text message ("SMS message", "e-mail" - paragraph 0036, lines 4-5).

Regarding claim 9, Tuomela discloses a communications connection set-up and checking arrangement for a plurality of calling parties and a receiving party (Figure 2), comprising a terminal of one calling party of the plurality of calling parties (left-side 10, Figure 2), a terminal of the receiving party (right-side 10, Figure 2), an electrical communications connection between the two parties (call), and a plurality of user-specific activity logs ("context information") (See paragraphs 0009-0010, 0015-0016, 0019, and claim 1 of Tuomela et al.); a context-based file arrangement comprising an activity status server (see paragraphs 24-33); and wherein said plurality of activity logs is connected to the server, the activity logs being in communication with the phones of respective ones of the calling parties and the receiving party to enable a calling party to communicate with activity status server (for example: a user's phone detects or is

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manually instructed that the user is in a meeting. A phone call then arrives from a calling party. The user's phone does not ring, but instead transfers the user's current context to the calling party (such as by the use of a SMS text or graphical message). Depending on the method used to transfer the context, the calling party may be informed of the context in different ways (e.g., text message, animation, voice message, etc.) In the WAP embodiment, and by example, the calling party is connected to a WAP page that corresponds to the called party. By employing a user interface of the calling parties' phone equipment the calling party is enabled to interact with the WAP page to enter a preferred selection, such as leaving a voice message or **instructing the system to put the call through**) (see paragraphs 9, 19, and 24-33).

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"check context information", see Figure 2, element 2; see also page 1, paragraph 0010, and paragraph 16) based on that information, there is a making of a decision about the establishment of the communications connection proper. (for example: a decision is made between leaving a message for the user, or causing the call to ring the user's phone, see page 1, paragraph 0008, especially the last three lines; and the abstract). The "context information" indicates a receiving party's activity, place or location and/or environment; see pages 1-2, paragraphs 0015-0016 and 0019. Thus, one skilled in the art would unhesitatingly conceptualize that before the system is instructed to put the call through, the calling party makes a check (i.e., examining the different options) of the context, and if the call is urgent to put the call through

Tuomela, however, does not specifically disclose a connection wherein before establishment of a communication via the (electrical) communications connection between the calling party and the receiving party, an attempt by the calling party to initiate the

communication results in a connection of the calling party of the calling party to an activity log provided by the server.

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However, Tsuvoshi discloses a connection wherein when a transmitter side subscriber transmits a state request before dialing, a subscriber state analysis processing section acquires a corresponding object subscriber from the object subscriber storage section and acquires the acquired subscriber state of the object subscriber from the subscriber state storage section. Then a signal transmission processing section informs the transmitter side subscriber of the acquired subscriber state by means of character information or voice information (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as described by Tsuyoshi with the teachings described by Tuomela to arrive at the claimed invention. A motivation for doing so would have been to properly inform the calling device of the state of the called subscriber, as related to availability.

Regarding claim 10, Tuomela discloses everything claimed as applied above (see claim 9). In addition, Tuomela discloses wherein the activity status server is separate from phones of respective ones of the calling parties (WAP server 7, Figure 2) (See paragraph 0019, and claim 5 of Tuomela et al.).

Regarding claim 11, Tuomela discloses everything claimed as applied above (see claim 9). In addition, Tuomela et al. discloses that the activity logs are files in the activity status server (Since it is stored in a storage unit it is a "file" as claimed; see paragraph 0009. The WAP-based message is transferred from WAP server 7 to caller's phone equipment; see paragraphs 0013 and 0008. See also, e.g., claim 10 of Tuomela et al.).

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Regarding claim 12, Tuomela et al. discloses everything claimed as applied above (see claim 9). In addition, Tuomela et al. discloses that the activity log is a file in the terminal of the user (context information is stored in the user's phone. See paragraph 0009, and claim 4 of Tuomela et al. Since it is stored in a storage unit it is a "file" as claimed).

Regarding claim 13, Tuomela et al. discloses everything claimed as applied above (see claim 9). In addition, Tuomela et al. further discloses a user profile editing function (the user can input or "edit" current context information by means of a keypad 16; paragraph 0008, lines 8-10, paragraph 0015, last three lines, paragraph 0040, lines 3-4, and claim 3 of Tuomela et al., inter alia) and an activity status application function ("operating program", paragraph 0038).

However, Tuomela et al. fails to specifically disclose an activity status decoding function as claimed.

Tuomela et al. teaches that the activity status (current context information) is transferred to the calling party (caller's phone) in the form of a code that identifies one of a set of animations stored in the caller's phone for selecting an appropriate one to be displayed to the caller (paragraph 0018, lines 14-18). The animation can depict the current activity of the called party (receiving party), for example, in a meeting, on a train, etc. (paragraph 0018, lines 8-10). Thus, Tuomela et al. suggests, "an activity status decoding function" as, claimed because the transferred code is matched with an appropriate animation. One advantage of this is that animations can be language independent (paragraph 0018, lines 12-13).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide Tuomela et al. with "an activity status decoding function" because it would enable a language independent feature as suggested by the same Tuomela et al.

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Regarding claim 14, Tuomela et al. discloses a cellular network (Figure 3) comprising terminals (MS 10), base stations (BTS 5), base station controllers (BSC 4) and switching centers (MSC 3), which communicates with each other; an activity status server (WAP SERVER 7) for storing a user-specific activity log. (See paragraphs 0034 and 0019). The cellular network serving as a communications connection set-up and checking arrangement for a plurality of calling parties and a receiving party (Figure 2), the communications connection set-up and checking arrangement comprising a terminal of one calling party of the plurality of calling parties (left-side 10, Figure 2), a terminal of the receiving party (right-side 10, Figure 2) and an electrical communications connection between the two parties (call), which arrangement further comprises activity logs ("context information") (See paragraphs 0009-0010, 0015-0016, 0019, and claim 1 of Tuomela et al.); wherein the communications connection includes a context-based file arrangement comprising an activity status server (see fig. 2); and said plurality of activity logs is in communication with the server, and the activity logs are in communication with the phones of respective ones of the calling parties and the receiving party to enable a calling party to communicate with the activity status server (for example: a user's phone detects or is manually instructed that the user is in a meeting. A phone call then arrives from a calling party. The user's phone does not ring, but instead transfers the user's current context to the calling party (such as by the use of a SMS text or graphical message). Depending on the method used to transfer the context, the calling party may be informed of the context in different ways (e.g., text message, animation, voice message, etc.) In the WAP embodiment, and by example, the calling party is connected to a WAP page that corresponds to the called party. By employing a user interface of the calling parties' phone equipment the calling party is enabled to interact with the WAP page to enter a preferred selection, such as leaving a voice message or <u>instructing the system to put the call through</u>) (see paragraphs 9, 19, and 24-33). Thus, one skilled in the art would unhesitatingly conceptualize that before the system is instructed to put the call through, the calling party makes a check (i.e., examining the different options) of the context, and if the call is urgent to put the call through.

Tuomela, however, does not specifically disclose a network wherein before establishment of a communication via the (electrical) communications connection between the calling party and the receiving party, an attempt by the calling party to initiate the communication results in a connection of the calling party of the calling party to an activity log provided by the server.

However, Tsuyoshi discloses a network wherein when a transmitter side subscriber transmits a state request before dialing, a subscriber state analysis processing section acquires a corresponding object subscriber from the object subscriber storage section and acquires the acquired subscriber state of the object subscriber from the subscriber state storage section. Then a signal transmission processing section informs the transmitter side subscriber of the acquired subscriber state by means of character information or voice information (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as described by Tsuyoshi with the teachings described by Tuomela to arrive at the claimed invention. A motivation for doing so would have been to properly inform the calling device of the state of the called subscriber, as related to availability.

Regarding claim 15, Tuomela et al. discloses everything claimed as applied above (see claim 14). In addition, Tuomela et al. discloses that the activity status server (7) is connected with a switching center (3). (See Figure 3).

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Regarding claim 16, Tuomela et al. discloses a cellular network terminal (MS 10) comprising a means for entering data (keypad 16) in the terminal, data display means (display 14), data transmission means (transmitter 20), data reception means (receiver 22), memory unit (memory 13) and a control unit (MCU 12); wherein the terminal further comprises an activity status monitoring means (CSU 26), (See Figure 3, paragraphs 0037-0040, and 0015), and the terminal is operative upon connection with a cellular network, the cellular network serving a plurality of calling parties and a receiving party (Figure 2), and wherein the terminal serves one calling party of the plurality of calling parties (left- side 10, Figure 2); and wherein the network includes an activity status server (WAP server 7, Figure 2) of a context-based file arrangement, and said activity status monitoring means is in communication with the activity status server to enable the calling party to check from the activity status server the ability of the receiving party to receive a message sent by the calling party (for example: a user's phone detects or is manually instructed that the user is in a meeting. A phone call then arrives from a calling party. The user's phone does not ring, but instead transfers the user's current context to the calling party (such as by the use of a SMS text or graphical message). Depending on the method used to transfer the context, the calling party may be informed of the context in different ways (e.g., text message, animation, voice message, etc.) In the WAP embodiment, and by example, the calling party is connected to a WAP page that corresponds to the called party. By employing a user interface of the calling parties' phone equipment the calling party is enabled to interact with the WAP page to enter a preferred selection, such as leaving a voice message or instructing the system to put the call through) (see paragraphs 9, 19, and 24-33). Thus, one skilled in the art would unhesitatingly conceptualize that before the system is instructed to put the call through, the calling party makes

a check (i.e., examining the different options) of the context, and if the call is urgent to put the call through.

Tuomela, however, does not specifically disclose a network wherein before establishment of a communication via the (electrical) communications connection between the calling party and the receiving party, an attempt by the calling party to initiate the communication results in a connection of the calling party of the calling party to an activity log provided by the server.

However, Tsuyoshi discloses a network wherein when a transmitter side subscriber transmits a state request before dialing, a subscriber state analysis processing section acquires a corresponding object subscriber from the object subscriber storage section and acquires the acquired subscriber state of the object subscriber from the subscriber state storage section. Then a signal transmission processing section informs the transmitter side subscriber of the acquired subscriber state by means of character information or voice information (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as described by Tsuyoshi with the teachings described by Tuomela to arrive at the claimed invention. A motivation for doing so would have been to properly inform the calling device of the state of the called subscriber, as related to availability.

Regarding claim 17, Tuomela et al. discloses everything claimed as applied above (see claim 16). In addition, Tuomela et al. discloses that part of the memory (13) of the terminal can be allocated for creating and maintaining a user-specific activity log ("current context"). (See paragraph 0038).

Regarding claim 18, Tuomela et al. discloses everything claimed as applied above (see claim 16). In addition, Tuomela et al. discloses that part of a SIM card ("removable SIM"),

connected with the terminal, can be allocated for creating and maintaining a user-specific activity log ("subscriber-related information"). (See paragraph 0038).

Regarding claim 19, Tuomela et al. discloses everything claimed as applied above (see claim 16). In addition, Tuomela et al. further discloses means for displaying (14) activity status data for the receiving party fetched from an activity status server (WAP server 7). (See paragraphs 0024-0025 and 0019).

Regarding claim 20, Tuomela et al. discloses everything claimed as applied above (see claim 19). In addition, the mode or means employed by the user to activate or enable context-sensitive answering read as the claimed "means for making a decision about whether a communications connection proper will be established" because when enabled it "makes a decision about" whether to establish the proper communications connection. (See paragraphs 0016-0017).

Regarding claim 21, Tuomela et al. discloses everything claimed as applied above (see claim 1). The process of creating a context-based data is inherently performed by software means" or, simply, software (e.g. see "operating program", paragraph 0038), wherein a computer readable medium having a program arranged so as to realize the steps of the method according to claim I (explained above).

Regarding claim 22, Tuomela et al. discloses everything claimed as applied above (see claim 21). In addition, the application program (operating program) is stored on a data transfer medium, in the memory (13) of a terminal, on a SIM card of a terminal, or in a cellular network device. (See paragraph 0038).

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4. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuomela in view of Tsuyoshi and Silverman (previously discloses).

Regarding claim 4. Tuomela et al. discloses a method for establishing and making a check for a communications connection, the method comprising: establishing among a group of parties a context-based file that records activity status of each member of the group, the file arrangement comprising an activity status server (WAP server 7, Figure 2) and a plurality of activity logs connected to the server, the activity logs being in communication with the phones of respective ones of the parties (see paragraph 0019, and claim 5 of Tuomela); setting up an electrical communications connection via the server between a calling party of said group of parties and receiving party of said group of parties (Figure 2), the method comprising a step of establishing a context-based file arrangement comprising an activity status server (WAP server 7, Figure 2) and a plurality of activity logs connected to the server, the activity logs being in communication with the phones of respective ones of the calling parties (see paragraph 0019, and claim 5 of Tuomela et al.); the server provides the calling party with an activity log enabling the calling party to make a check from the activity log of the receiving party to obtain information concerning the ability of the receiving party to receive a message (call) sent by the calling party and, ("check context information", see Figure 2, element 2; see also page 1, paragraph 0010, and paragraph 16) based on that information, there is a making of a decision about the establishment of the communications connection proper. (for example: a decision is made between leaving a message for the user, or causing the call to ring the user's phone, see page 1, paragraph 0008, especially the last three lines; and the abstract). The "context information" indicates a receiving party's activity, place or location and/or environment; see

pages 1-2, paragraphs 0015-0016 and 0019. Thus, one skilled in the art would unhesitatingly conceptualize that before the system is instructed to put the call through, the calling party makes a check (i.e., examining the different options) of the context, and if the call is urgent to put the call through.

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In addition, Tuomela et al. discloses that the check for the calling party concerning the ability of the receiving party to receive the message (call) of the calling party includes steps of: dialing the receiving party's number, (Figure 2, element 1) fetching the activity status data of the receiving party (context information) from an activity log (at WAP context server 7), (Figure 2, element 2; page 1, paragraphs 0009-0010) presenting possible options of action based on the activity status data of the log (page 2, paragraphs 0024-0033) and selecting the best of the possible options ("preferred selection"), (page 2, paragraphs 0022-0033) examining whether the option of action is possible, and (The list presented to the calling party, shown in paragraphs 0026-0031, are "possible" options. It is the calling party who "examines" these options.) The communications connection proper is established if the option of action is found possible. (If the calling party chooses, for example, "put the call through now", paragraph 0031, then the proper communications connection is established.)

However, Tuomela et al. fails to specifically disclose that if the option of action decided upon (e.g. call) is impossible to carry out, there is a step of checking whether the option of action can be carried out later. Nor does it disclose a method wherein before establishment of a communication via the (electrical) communications connection between the calling party and the receiving party, an attempt by the calling party to initiate the communication results in a connection of the calling party of the calling party to an activity log provided by the server

Silverman discloses method wherein if the option of action decided upon (call) is impossible to carry out, it is checked whether the option of action can be carried out later (callback). If the call is impossible to carry out "it is checked whether" a call-back can be carried out later. See column 3, lines 11-30 of Silverman.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Tuomela et al., if the option of action decided upon is impossible to carry out, so as to check whether the option of action can be carried out later, because this would enable the users to communicate in spite of present unavailability of the called party.

Tuomela and Silverman, however, do not specifically disclose a method wherein before establishment of a communication via the (electrical) communications connection between the calling party and the receiving party, an attempt by the calling party to initiate the communication results in a connection of the calling party of the calling party to an activity log provided by the server.

However, Tsuyoshi discloses a method wherein when a transmitter side subscriber transmits a state request before dialing, a subscriber state analysis processing section acquires a corresponding object subscriber from the object subscriber storage section and acquires the acquired subscriber state of the object subscriber from the subscriber state storage section. Then a signal transmission processing section informs the transmitter side subscriber of the acquired subscriber state by means of character information or voice information (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as described by Tsuyoshi with the teachings described by

Tuomela and Silverman to arrive at the claimed invention. A motivation for doing so would have been to properly inform the calling device of the state of the called subscriber, as related to availability.

Regarding claim 5, Tuomela et al. And Silverman disclose everything claimed as applied above (see claim 4). However, they fail to specifically disclose that if the option of action can be carried out later, the data representing the activity status of the receiving party are fetched again after a time delay.

Silverman discloses to perform the call-back within a time delay (timer value); see column 3, lines 30-50. The callback includes making a phone call to the called party (receiving party); column 3, lines 61-62.

Tuomela et al. discloses that upon a phone call (Figure 2, element 1 of Tuomela et al.), the activity status (context information) of the receiving party are fetched (Figure 2, element 2 of Tuomela et al.). Which in combination with Silverman's callback is "fetched again after a time delay".

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Tuomela et al., if the option of action can be carried out later, so that the data representing the activity status of the receiving party are fetched again after a time delay, because this would provide the calling party with updated information about the called party since the time elapsed from the first original call to a second successful call can be significant.

Regarding claim 6, Tuomela et al. and Silverman disclose everything claimed as applied above (see claim 4).

However, Tuomela et al. fails to specifically disclose that if the option of action decided upon cannot be carried out after a time delay, a communications connection proper is not established.

Silverman further discloses that if the option of action decided upon (call-back) cannot be carried out after a time delay (timer value), a communications connection proper is not established. For example, the call-back timer value can be set to 30 minutes. If the timer value expires the call-back is terminated and the communications connection proper is not established. See column 3, lines 35-45 of Silverman.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to enable Tuomela et al., if the option of action decided upon cannot be carried out after a time delay, so that a communications connection proper is not established, because the wait is too long after the time delay (timer) expires.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to PIERRE-LOUIS DESIR whose telephone number is (571)272-

7799. The examiner can normally be reached on Monday-Friday 9:00AM- 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dwayne Bost can be reached on (571)272-7023. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Pierre-Louis Desir/

Examiner, Art Unit 2617

/DWAYNE D. BOST/ Supervisory Patent Examiner,

Art Unit 2617